

Panaji, 26th February, 2009 (Phalguna 7, 1930)

SERIES I No. 48

OFFICIAL GOVERNMENT OF GOA GAZETTE



INDEX

Department	Notification/Order/Direction/Corrigendum	Subject	Pages
1 Education, Art & Culture Directorate of Education Director & ex officio Jt. Secretary	DE/PLG/MISC/Pry/29/09	Scheme-Salary Grants for Non-teaching Staff in Government Aided Schools.	1357
2 Elections Office of the Chief Elec. Officer Chief Electoral Officer	5-1-2009/ELEC/355	Direction.	1358
3 Information & Publicity Director & ex officio Jt. Secretary	DI/RTI/Bill/PT/05/7867	Specification of Intelligence & Security Organizations in the Police Department.	1361
4 Law & Judiciary Legal Affairs Division Under Secretary	10/1/2009-LA/60	High Court & Supreme Court Judges (Salaries & Condition of the Service). Amendment Ordinance, 2009.	1361
5. Mines Directorate of Mines & Geology Director & ex officio Jt. Secretary	a. 1/33/08/ADM/Mines/4137 b. 44/1/Policy/80-Mines/Vd-VI/4184	a. Revival of posts. b. Goa Minor Mineral Concession (Amendment) Rules, 1985.	1364 1365
6 Revenue Under Secretary	28/1/97-RD(4231)	Corrigendum-Rate of Land.	1366

GOVERNMENT OF GOA

Department of Education, Art & Culture

Directorate of Education

Notification

DE/PLG/MISC/Pry/29/09

Scheme:- Appointment of one LDC and one Peon in Government Aided Primary Schools from the academic year 2008-09 as approved by the Government.

1 **Title.-** The Scheme shall be called salary grants for Non Teaching Staff in the Government Aided Primary Schools from the academic year 2008-09.

2 **Objective.-** The objective of the Scheme is to carry out day to day office work and other

manual work since they have quite a large number of students and divisions.

3 **Applicability.-** (i) One LDC and one Peon to be allotted on regular basis to the schools having an enrolment of above 250 students from Std. I to Std. IV for consecutive 4 years.

(ii) One LDC and one Peon to be allotted on contract basis for the schools having an enrolment of 100-250 students from Std. I to Std. IV for consecutive 4 years.

4 **Definition.-** (i) Director: Means the Director of Education, Panaji.

(ii) **Government:** Means the Government of Goa.

(iii) **Government Aided Primary Schools:** Means the Educational Institutions running the classes from I to IV registered with the Government obtained recognition following the Goa School

Education Act and Rules and the schools is getting Government aid for the teaching staff of the Primary section.

(iv) *Educational Institution*: Means registered society under Society Act, 1860 or any other recognized/registered body permitted to run the Educational Institution.

(v) *Head of the School/Managing Committee*: Means Chairman/Chairperson/President/Secretary etc. of the Institution running the school and authorized to deal with the Education Department.

5 *Condition of Eligibility*.— (i) One LDC and one Peon to be allotted on regular basis to Government Aided Primary Schools having an enrolment of above 250 students from Std. I-IV for consecutive 4 years.

(ii) One LDC and one Peon to be allotted on contract basis for the Schools having an enrolment for 100-250 students from Std. I-IV for consecutive 4 years.

6 *Amount of Mode of Disbursement of salary*.—

(a) Regular LDC: Rs. 3050-75-3950-80-4590
(Pre-revised)

Peon: Rs. 2550-55-2660-60-3200
(Pre-revised).

(b) Contract LDC: Rs. 4000/- per month
Peon: Rs. 2500/- per month.

7 *Mode of Applying*.— Enrolment of consecutive 4 years to be attached as proof.

8 *Scrutiny and sanction*.— All proposals received shall be scrutinized by the Dy. Director of Education, Directorate of Education, Panaji.

By order and in the name of the Governor of Goa.

Dr. *Celsa Pinto*, Director of Education & ex officio Joint Secretary.

Panaji, 16th February, 2009.

Department of Elections

Office of the Chief Electoral Officer

Direction

5-1-2009/ELEC/355

The following Direction No. 3/4/2008/JS-II/SDR dated 6th February, 2009 issued in pursuance of sub-rules (1) and (3) of Rule 10 of the Conduct of Elections Rules, 1961, and in supersession of its direction S. O. No. 2/87, dated 17th July, 1987 by the Election Commission of India, New Delhi, is hereby published for general information.

Ajit Srivastava, Chief Electoral Officer.

Panaji, 17th February, 2009.

ELECTION COMMISSION OF INDIA

Nirvachan Sadan, Ashoka Road, New Delhi 110 001

Dated: 6th February, 2009.

Direction

3/4/2008/JS-II/SDR

In pursuance of sub-rules (1) and (3) of Rule 10 of the Conduct of Elections Rules, 1961 and in supersession of its direction S. O. No. 2/87, dated 17th July, 1987 the Election Commission of India hereby directs that at an election in a Parliamentary Constituency specified in column 2 of the Table below, the list of contesting candidates shall be prepared in Form 7A in the languages specified against that constituency in column 3 of the said Table, and that where the list is prepared in more than one language, the name of candidates shall be arranged alphabetically according to the script of the language first specified in the said column.

When any such list is forwarded to the Election Commission it shall, if not in English, be accompanied by a translation in English.

TABLE

State/Union Territory	Parliamentary Constituency	Language/Languages
1	2	3
1 Andhra Pradesh	(a) 1-Adilabad (ST) 5-Zahirabad	Telugu and Marathi
	(b) 4-Nizamabad 7-Malkajgiri 8-Secunderabad 9-Hyderabad	Telugu, English and Urdu
	(c) All other Parliamentary Constituencies	Telugu
2 Arunachal Pradesh	All Parliamentary Constituencies	English
3 Assam	(a) 1-Karinganj (SC) 2-Silchar	Bengali
	(b) 3-Autonomous District (ST)	Assamese and English
	(c) All other Parliamentary Constituencies	Assamese
4 Bihar	All Parliamentary Constituencies	Hindi
5 Chhattisgarh	All Parliamentary Constituencies	Hindi
6 Goa	All Parliamentary Constituencies	Konkani in Devnagari script, Marathi and English
7 Gujarat	All Parliamentary Constituencies	Gujarati
8 Haryana	All Parliamentary Constituencies	Hindi
9 Himachal Pradesh	All Parliamentary Constituencies	Hindi
10. Jammu & Kashmir	(a) 5-Udhampur 6-Jammu	Urdu and Hindi
	(b) All other Parliamentary Constituencies	Urdu
11. Jharkhand	All Parliamentary Constituencies	Hindi
12. Karnataka	(a) 1. Chikkodi 2. Belgaum 7. Bidar 12. Uttara Kannada	Kannada and Marathi
	(b) 23. Bangalore (Rural) 24. Bangalore North 25. Bangalore Central 26. Bangalore South 28. Kolar (SC)	Kannada and English
	(c) All other Parliamentary Constituencies	Kannada
13. Kerala	(a) 1-Kasaragod (b) 14-Idukki (c) All other Parliamentary Constituencies	Malayalam and Kannada Malayalam and Tamil Malayalam
14. Madhya Pradesh	(a) 19-Bhopal (b) All other Parliamentary Constituencies	Hindi and Urdu Hindi
15. Maharashtra	(a) 10. Nagpur 25. Thane 26. Mumbai North 27. Mumbai North-West 28. Mumbai North-East 29. Mumbai North-Central 30. Mumbai South-Central 31. Mumbai South 34. Pune	Marathi and English
	(b) All other Parliamentary Constituencies	Marathi

1	2	3
16. Manipur	(a) 1-Inner Manipur (b) 2-Outer Manipur (ST)	Manipuri Manipuri and English
17. Meghalaya	All Parliamentary Constituencies	English
18. Mizoram	Entire Parliamentary Constituency	English
19. Nagaland	Entire Parliamentary Constituency	English
20. Orissa	All Parliamentary Constituencies	Oriya
21. Punjab	(a) 1-Gurudaspur 2-Amritsar 4-Jullundur 6-Hoshiarpur 8-Patiala 9-Ludhiana 13-Ferozepur (b) All other Parliamentary Constituencies	Punjabi and Hindi Punjabi
22. Rajasthan	All Parliamentary Constituencies	Hindi
23. Sikkim	Entire Parliamentary Constituency	English
24. Tamil Nadu	(a) 2. Chennai North 3. Chennai South 4. Chennai Central (b) 7. Arakkonam (c) 9. Krishnagiri (d) 19. The Nilgiris (SC) 39. Kanniyakumari (e) All other Parliamentary Constituencies	Tamil and English Tamil and Telugu Tamil, Telugu and Kannada Tamil and Malayalam Tamil
25. Tripura	All Parliamentary Constituencies	Bengali
26. Uttar Pradesh	(a) 1-Saharampur 4-Bijnor 5-Nagina (SC) 6-Moradabad 7-Rampur 8-Sambhal 9-Amroha 10-Meerut (b) All other Parliamentary Constituencies	Hindi and Urdu Hindi
27. Uttarakhand	All Parliamentary Constituencies	Hindi
28. West Bengal	(a) 4-Darjeeling (b) 5-Raiganj (c) 17-Barasat 21-Diamond Harbour 34-Medinipur (d) 23-Kolkata Dakshin 24-Kolkata Uttar (e) All other Parliamentary Constituencies	Bengali and Nepali Bengali and Hindi Bengali and English English Bengali
29. Andaman & Nicobar Island	Entire Parliamentary Constituency	Hindi & English
30. Chandigarh	Entire Parliamentary Constituency	Hindi & Punjabi
31. Dadra & Nagar Haveli	Entire Parliamentary Constituency	Gujarati, Marathi and English
32. Daman & Diu	Entire Parliamentary Constituency	Gujarati
33. NCT of Delhi	All Parliamentary Constituencies	Hindi and English
34. Lakshadweep	Entire Parliamentary Constituency	Malayalam
35. Puducherry	Entire Parliamentary Constituency	Tamil, Telugu and Malayalam

By order,

K. F. WILFRED
Secretary

Department of Information & Publicity

Notification

DI/RTI/Bill/PT/05/7867

In exercise of the powers conferred by sub-section (4) of section 24 of the Right to Information Act, 2005 (Central Act 22 of 2005) (hereinafter referred to as the "said Act") the Government of Goa hereby specifies the following intelligence and security organizations of the Goa Police Department, Panaji for the purpose of sub-section (4) of section 24 of the said Act.

- (1) Special Branch (CID), Police Department, Goa.
- (2) Anti-Narcotic Cell, Police Department, Goa.

By order and in the name of the Governor of Goa.

Nikhil U. Desai, Director of Information and Publicity & ex officio Joint Secretary.

Panaji, 30th January, 2009.

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Department of Law & Judiciary

Legal Affairs Division

Notification

10/1/2009-LA/60

The High Court and Supreme Court Judges (Salaries and Conditions of Service) Amendment Ordinance, 2009 (Ordinance No. 1 of 2009), which has been promulgated by the President in the Fifty-ninth Year of the Republic of India and published in the Gazette of India, Extraordinary, Part II, Section 1, No. 2 dated 9-1-2009, is hereby published for general information of the public.

Julio B. Noronha, Under Secretary (Law).

Porvorim, 13th February, 2009.

MINISTRY OF LAW AND JUSTICE

(Legislative Department)

New Delhi, the 9th January, 2009/Pausa 19, 1930 (Saka)

THE HIGH COURT AND SUPREME COURT
JUDGES (SALARIES AND CONDITIONS
OF SERVICE) AMENDMENT
ORDINANCE, 2009

No. 1 of 2009

Promulgated by the President in the Fifty-ninth Year of the Republic of India.

An Ordinance further to amend the High Court Judges (Salaries and Conditions of Service) Act, 1954 and the Supreme Court Judges (Salaries and Conditions of Service) Act, 1958.

Whereas a Bill further to amend the High Court Judges (Salaries and Conditions of Service) Act, 1954 and the Supreme Court Judges (Salaries and Conditions of Service) Act, 1958 has been introduced in the House of the People, but has not been passed;

And whereas Parliament is not in session and the President is satisfied that the circumstances exist which render it necessary for her to take immediate action to give effect to the provisions of the said Bill;

Now, therefore, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

CHAPTER I

Preliminary

1. *Short title and commencement.*— (1) This Ordinance may be called the High Court and Supreme Court Judges (Salaries and Conditions of Service) Amendment Ordinance, 2009.

(2) Sections 2, 3, 4, 7, 8, 9, 10 and 13 shall be deemed to have come into force on the 1st day of January, 2006 and the remaining provisions of this Ordinance, shall be deemed to have come into force on the 1st day of September, 2008.

CHAPTER II

AMENDMENT OF THE HIGH COURT JUDGES
(SALARIES AND CONDITIONS OF SERVICE)
ACT, 1954

2. *Amendment of section 13A.*— In the High Court Judges (Salaries and

Conditions of Service) Act, 1954 28 of 1954. (hereinafter referred to as the High Court Judges Act), in section 13A,—

(a) in sub-section (1), for the words "thirty thousand rupees per mensem", the words "ninety thousand rupees per mensem" shall be substituted;

(b) in sub-section (2), for the words "twenty-six thousand rupees per mensem", the words "eighty thousand rupees per mensem" shall be substituted.

3 Amendment of section 17A.— In section 17A of the High Court Judges Act, in sub-section (1),—

(a) the words "plus fifty per cent. of his dearness pay" shall be omitted.

(b) the words "plus thirty per cent. of his dearness pay subject to a minimum of one thousand nine hundred and thirteen rupees per month" shall be omitted;

4 Insertion of new section 17B.— After section 17A of the High Court Judges Act, the following section shall be inserted, namely:—

"17B. Additional quantum of pension or family pension.— Every retired Judge or after his death, the family, as the case may be, shall be entitled to an additional quantum of pension or family pension in accordance with the following scale:—

Age of pensioner or family pensioner	Additional quantum of pension or family pension
From eighty years to less than eighty-five years	twenty per cent. of basic pension or family pension
From eighty-five years to less than ninety years	thirty per cent. of basic pension or family pension
From ninety years to less than ninety-five years	forty per cent. of basic pension or family pension
From ninety-five years to less than hundred years	ffty per cent. of basic pension or family pension
From hundred years or more	hundred per cent. of basic pension or family pension

5 Amendment of section 22A.— In section 22A of the High Court Judges Act, in sub-section (2) the words "plus thirty per cent. of the dearness pay" shall be omitted.

6 Substitution of new section for section 22C.— In the High Court Judges Act, for section 22C, the following section shall be substituted, namely:—

"22C. Sumptuary allowance.— The Chief Justice and each of the other Judges of every High Court shall be entitled to a sumptuary allowance of fifteen thousand rupees per month and twelve thousand rupees per month respectively".

7 Amendment of First Schedule.— In the First Schedule to the High Court Judges Act,—

(a) In Part I,—

(i) in paragraph 2,—

(A) in clause (a), for the letters and figures "Rs. 21,945", the letters and figures "Rs. 43,890" shall be substituted;

(B) in clause (b), for the letters and figures "Rs. 16,725", the letters and figures "Rs. 34,350" shall be substituted;

(C) in the proviso, for the letters and figures "Rs. 2,70,000" and "Rs. 2,34,000", the letters and figures "Rs. 5,40,000" and "Rs. 4,80,000" shall, respectively, be substituted;

(ii) in paragraph 8, for the letters and figures "Rs. 2,70,000", the letters and figures "Rs. 5,40,000" shall be substituted;

(iii) in paragraph 9, for the letters and figures "Rs. 76,785", the letters and figures "Rs. 1,57,670" shall be substituted;

(b) In Part II,—

(i) in the proviso to paragraph 2, for the letters and figures "Rs. 2,70,000" and "Rs. 2,34,000", the letters and figures "Rs. 5,40,000" and "Rs. 4,80,000" shall, respectively, be substituted;

(ii) in paragraph 3, for the figures "16,898", "20,280", "23,649", "27,033", "30,420" and "33,799", the figures "34,696", "41,642", "48,559", "55,508", "62,462" and "69,402" shall, respectively, be substituted;

(c) In Part III, in paragraph 2,—

(A) in clause (b), for the letters and figures "Rs.7,800", the letters and figures "Rs. 16,020" shall be substituted;

(B) in the proviso, for the letters and figures "Rs. 2,70,000" and "Rs. 2,34,000", the letters and figures "Rs. 5,40,000" and "Rs. 4,80,000" shall, respectively, be substituted.

CHAPTER III

AMENDMENT OF THE SUPREME COURT JUDGES (SALARIES AND CONDITIONS OF SERVICE) ACT, 1958

8 *Amendment of section 12A.*— In the Supreme Court Judges (Salaries and Conditions of Service) Act, 1958 ^{41 of 1958.} (hereinafter referred to as the Supreme Court Judges Act), in section 12A,—

(a) in sub-section (1), for the words "thirty-three thousand rupees per mensem", the words "one lakh rupees per mensem" shall be substituted;

(b) in sub-section (2), for the words "thirty thousand rupees per mensem", the words "ninety thousand rupees per mensem" shall be substituted.

9 *Amendment of section 16A.*— In section 16A of the Supreme Court Judges Act, in sub-section (1),—

(i) in clause (a), the words "plus fifty per cent. of his dearness pay" and "plus thirty per cent. of his dearness pay" shall be omitted;

(ii) in clause (b), the words "plus thirty per cent. of his dearness pay" shall be omitted;

10 *Insertion of new section 16B.*— After section 16A of the Supreme Court Judges Act, the following section shall be inserted, namely:—

"16B. *Additional quantum of pension or family pension.*— Every retired Judge or after his death, the family, as the case may be, shall be entitled to an additional quantum of pension or family pension in accordance with the following scale:—

Age of pensioner or family pensioner	Additional quantum of pension or family pension
From eighty years to less than eighty-five years	twenty per cent. of basic pension or family pension
From eighty-five years to less than ninety years	thirty per cent. of basic pension or family pension
From ninety years to less than ninety-five years	forty per cent. of basic pension or family pension
From ninety-five years to less than hundred years	fifty per cent. of basic pension or family pension
From hundred years or more	hundred per cent. of basic pension or family pension

11 *Amendment of section 23.*— In section 23 of the Supreme Court Judges Act, in sub-section (1A), the words "plus thirty per cent. of the dearness pay" shall be omitted.

12 *Amendment of section 23B.*— In section 23B of the Supreme Court Judges Act, for the words "ten thousand" and "seven thousand five hundred", the words "twenty thousand" and "fifteen thousand" shall, respectively, be substituted.

13 *Amendment of the Schedule.*— In the Schedule to the Supreme Court Judges Act,—

(a) in Part I,—

(i) in paragraph 2,—

(A) in clause (b), for the letters and figures "Rs. 6,030", "Rs. 1,82,820" and "Rs. 15,360", the letters and figures "Rs. 12,180", "Rs. 3,69,300" and "Rs. 31,030" shall, respectively, be substituted;

(B) in the proviso, for the letters and figures "Rs. 2,97,000", the letters and figures "Rs. 6,00,000" shall be substituted;

(ii) in the proviso to paragraph 3, for the letters and figures "Rs. 2,70,000", the letters and figures "Rs. 5,40,000" shall be substituted;

(b) in Part II, in paragraph 2, in clause (b), for the letters and figures "Rs. 16,898", the letters and figures "Rs. 33,795" shall be substituted;

(c) in Part III, in paragraph 2,—

(A) in clause (b), for the letters and figures "Rs. 7,800", the letters and figures "Rs. 16,020" shall be substituted;

(B) in the proviso, for the letters and figures "Rs. 2,97,000" and "Rs. 2,70,000", the letters and figures "Rs. 6,00,000" and "Rs. 5,40,000" shall, respectively, be substituted.

CHAPTER IV

TRANSITIONAL PROVISION

14. **Arrears.**— The difference of salary, pension and family pension payable to a Judge of High Court or to his family, as the case may be, under the High Court Judges Act or a Judge of the Supreme Court or his family, as the case may be, under the Supreme Court Judges Act as amended by this Ordinance and the salary, pension or family pension payable to such Judge or his family, as the case may be, but for this Ordinance shall be paid in two installments, the first installment of forty per cent. to be paid during the current financial year 2008-09 and the remaining sixty per cent. to be paid in the financial year 2009-10.

PRATIBHA DEVISINGH PATIL,
President.

T. K. VISWANATHAN,
Secy. to the Govt. of India.

— ♦ ♦ —

Department of Mines

Directorate of Mines & Geology

Order

1/33/08/ADM/Mines/4137

Sanction of the Government is hereby conveyed for revival of following posts in the Directorate of Mines & Geology, Panaji-Goa which was created vide Order No. 5/17/2004-Mines-I/2132 dated 2-11-2006.

Sr. No.	Name of the post	No. of posts	Grade	Pay scale of post	Grade Pay
1	Assistant Accounts Officer	1	B	9300-34800	4200
2	Head Clerk	1	C	5200-20200	2800
3	Recovery Inspector	2	C	5200-20200	2800
4	Statistical Assistant	1	C	5200-20200	2800
5	Investigator	1	C	5200-20200	2400
6	UDC	1	C	5200-20200	2400
7	Driver	1	C	5200-20200	1900
Total		8			

The expenditure on pay & allowance shall be debited from the following Budget Head:

2853 – Non Ferrous Mining & Metallurgical Industries.

02 – Regulation & Development of Mines.

001 – Direction & Administration.

02 – Strengthening of Mines Department (Plan).

01 – Salaries.

This issues with the approval of A. R. D. vide their U. N. No. 1640/F dated 2-1-2009 and the concurrence of the Fin. (Rev. & Cont.) Department vide their U. O. No. 394-F dated 28-1-2009.

By order and in the name of the Governor of Goa.

Arvind D. Loliyekar, Director of Mines & Geology & ex officio Joint Secretary.

Panaji, 17th February, 2009.

Notification

44/1/Policy/80-Mines/Vol-VI/4184

In exercise of the powers conferred by section 15 of the Mines and Minerals (Development and Regulation) Act, 1957 (Central Act 67 of 1957) and all other powers enabling it in this behalf, the Government of Goa hereby makes the following rules, so as to further amend the Goa, Daman and Diu Minor Mineral Concession Rules, 1985, as follows, namely:—

1. **Short title and commencement.**— (1) These rules may be called the Goa Minor Mineral Concession (Amendment) Rules, 2009.

(2) They shall come into force from the date of their publication in the Official Gazette.

2. **Amendment of rule 1.**— In the Goa, Daman and Diu Minor Mineral Concession Rules, 1985 (hereinafter referred to as the "principal Rules") in sub-rule (1) of rule 1, to the Principal Rules, the figure and words, "Daman and Diu" shall be omitted.

3. **Amendment of rule 2.**— In rule 2 of the principal Rules,—

(i) for clause (b), the following clause shall be substituted, namely:—

"(b) Competent Officer means the Director of Mines and Geology, Government of Goa."

(ii) in rule 2 of the principal Rules,—

(a) in clauses (b) and (d), the figure and words "Daman and Diu" shall be omitted.

(b) for clause (e) the following clause shall be substituted, namely:—

"(e) "Inspecting Officer" means the Senior Geologist or the Senior Technical Assistant or the Assistant Geologist or the Technical Assistant in the Directorate of Mines and Geology or other Officer of the Directorate of Transport, Police Administration or other Department, authorized by the Government to exercise all or such of the powers of the Inspecting Officer as the Government may specify".

4. **Amendment of rule 5.**— In rule 5 of the principal Rules,—

(i) in sub-rule (1), in clause (f) for the expression "Union territory of Goa, Daman and Diu" the expression "State of Goa" shall be substituted.

(ii) in sub-rule (2), in clause (b), for the expression "Record of Rights, Revenue Register", the expression "Record of Rights or Revenue Register" shall be substituted.

5. **Amendment of rule 16.**— In rule 16 of the principal Rules,—

(i) after sub-rule (1), the following sub-rule shall be inserted, namely:—

"1(A) Minimum area for grant of quarrying lease in the case of basalt stones shall not be less than 5000 sq. mts.":

Provided that in the case of renewal of quarrying lease, the restrictions of minimum area for grant of quarrying lease shall not be applicable.

(ii) in sub-rule (2), for the expression "Union Territory of Goa, Daman and Diu", the expression "State of Goa" shall be substituted.

6. **Amendment of rule 38.**— In rule 38 of the principal Rules, for the expression "territory Goa, Daman and Diu", the expression "State of Goa" shall be substituted.

7. **Amendment of rule 47.**— In rule 47 of the principal Rules,—

(i) in the title, the figure and words "Daman and Diu" shall be omitted;

(ii) for the expression "Union Territory of Goa, Daman and Diu" and the "Union Territory", the expression "State of Goa" and "State" shall be respectively substituted.

8. **Amendment of Form B.**— In Form 'B' appended to the principal Rules, the figure and words "Daman and Diu" shall be omitted.

9. **Amendment to numbering of Chapters.**— After rule 64, 65 and 67 of the Principal Rules for the words and figures "Chapter X", "Chapter XI" "Chapter XII" "Chapter XIII" and "Chapter XIV", the words and figures "Chapter IX", "Chapter X" "Chapter XI" "Chapter XII" and "Chapter XIII" shall be respectively substituted.

10. **Amendment of Form D.**— In Form D appended to the principal Rules,—

(i) for the expression "PRESIDENT OF INDIA", the expression "GOVERNOR OF GOA" shall be substituted.

(ii) in first paragraph of recital, the figure and words "Daman and Diu" shall be omitted.

(iii) in Part VII, in clause 27, in part VIII, the figure and words "Daman and Diu" shall be omitted.

(iv) in Part IX, in witnessing clause, for the expression "for Government of Goa, Daman and Diu and on behalf of the President of India", the expression "for and on behalf of Governor of Goa" shall be substituted.

11. In Form F appended to the principal Rule, the figure and words "Daman and Diu" shall be omitted.

By order and in the name of the Governor of Goa.

Arvind D. Loliyekar, Director of Mines & Geology & ex officio Joint Secretary.

Panaji, 19th February, 2009.

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Department of Revenue

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Corrigendum

28/1/97-RD (4231)

Read: Order No. 28/1/97-RD (4231) dated 9-1-2009 published in the Official Gazette, Series I No. 46, dated 5-2-2009.

In the above cited read order, the rate indicated in column 'Urban' against the area **Panaji City-1 (Ward Nos. 1, 2, 7, 8, 9, 10, 11, 12, 13, 14, 15 & 16)** shall be read as "**Rs. 2500/-**" instead of "**Rs. 25000/-**." Further the name of **Village—Morombi-O-Grande** shall be added in the column "**Developing area**" of **Tiswadi Taluka** and the rate of land against the said Village shall be indicated as "**Rs. 500/-**" respectively.

In respect of **Bardez Taluka**, the rate against the **Village of Canca** indicated in column "**Developing**" shall be read as "**Rs. 750/-**" instead of "**Rs. 700/-**".

In respect of **Salcete Taluka**, the rate against the **City Margao-I (Ward Nos. 4, 9, 10, 11, 12, 13, 14 & 15)** shall be read as "**Rs. 2500/-**" instead of "**Rs. 4000/-**" and against **Margao-II (Ward Nos. 5, 6, 7 & 8)**, the rate shall be read as "**Rs. 2000/-**" instead of "**Rs. 3000/-**" and against **Margao-III (Ward Nos. 1, 2, 3 & 16)** the rate shall be read as "**Rs. 1500/-**" instead of "**Rs. 2000/-**" respectively. Whereas, the village under column "**Coastal**" is indicated as "**Consua**", the same shall be read as "**Gonsua**".

In respect of **Quepem Taluka**, the rate indicated against the **Cacora Village** shall be read as "**Rs. 350/-**" instead of "**Rs. 300/-**" respectively.

The rest of the contents of above read order shall remain unchanged.

By order and in the name of the Governor of Goa.

D. M. Redkar, Under Secretary (Rev-I).

Porvorim, 17th February, 2009.

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